Environmental Protection Agency

- (iii) Engine displacement, family identification, and model year of the engine/equipment (as applicable), or whom to contact for further information.
- (iv) One of these statements (as applicable):
- (A) "THIS ENGINE IS EXEMPT UNDER 40 CFR 1068.210 OR 1068.215 FROM EMISSION STANDARDS AND RELATED REQUIREMENTS."
- (B) "THIS EQUIPMENT IS EXEMPT UNDER 40 CFR 1068.210 OR 1068.215 FROM EMISSION STANDARDS AND RELATED REQUIREMENTS."
- (4) Tell us when the test program is finished.
- (5) Tell us the final disposition of the engines/equipment.
- (6) Send us a written confirmation that you meet the terms and conditions of this exemption.

§ 1068.215 What are the provisions for exempting manufacturer-owned engines/equipment?

- (a) You are eligible for the exemption for manufacturer-owned engines/equipment only if you are a certificate holder. Any engine for which you meet all applicable requirements under this section is exempt without request.
- (b) Engines/equipment may be exempt without a request if they are nonconforming engines/equipment under your ownership, possession, and control and you do not operate them for purposes other than to develop products, assess production methods, or promote your engines/equipment in the marketplace, or other purposes we approve. You may not loan, lease, sell, or use the engine/equipment to generate revenue, either by itself or for an engine installed in a piece of equipment, except as allowed by §1068.201(i). Note that this paragraph (b) does not prevent the sale or shipment of a partially complete engine to a secondary engine manufacturer that will meet the requirements of this paragraph (b). See §1068.262 for provisions related to shipping partially complete engines to secondary engine manufacturers.
- (c) To use this exemption, you must do three things:
- (1) Establish, maintain, and keep adequately organized and indexed information on all exempted engines/equip-

- ment, including the engine/equipment identification number, the use of the engine/equipment on exempt status, and the final disposition of any engine/equipment removed from exempt status
- (2) Let us access these records, as described in $\S 1068.20$.
- (3) Add a permanent label to all engines/equipment exempted under this section, consistent with §1068.45, with at least the following items:
- (i) The label heading "EMISSION CONTROL INFORMATION".
- (ii) Your corporate name and trademark.
- (iii) Family identification and model year of the engine/equipment (as applicable), or whom to contact for further information.
- (iv) One of these statements (as applicable):
- (A) "THIS ENGINE IS EXEMPT UNDER 40 CFR 1068.210 OR 1068.215 FROM EMISSION STANDARDS AND RELATED REQUIREMENTS."
- (B) "THIS EQUIPMENT IS EXEMPT UNDER 40 CFR 1068.210 OR 1068.215 FROM EMISSION STANDARDS AND RELATED REQUIREMENTS."

[73 59344, Oct. 8, 2008, as amended at 75 FR 23062, Apr. 30, 2010]

§ 1068.220 What are the provisions for exempting display engines/equipment?

- (a) Anyone may request an exemption for display engines/equipment.
- (b) Nonconforming display engines/ equipment will be exempted if they are used only for displays in the interest of a business or the general public. This exemption does not apply to engines/ equipment displayed for private use, private collections, or any other purpose we determine is inappropriate for a display exemption.
- (c) You may operate the exempted engine/equipment, but only if we approve specific operation that is part of the display.
- (d) You may sell or lease the exempted engine/equipment only with our advance approval; you may not use it to generate revenue.
- (e) To use this exemption, you must add a permanent label to all engines/